## **REMARKS**

Entry of the foregoing, reexamination and further and favorable reconsideration of the subject application, in light of the following remarks, pursuant to and consistent with 37 C.F.R. § 1.112, are respectfully requested.

By the foregoing amendment, new claims 20 and 21 have been added. Support for new claim 20 can be found at least on page 29, lines 7-18. Support for new claim 21 can be found throughout the originally filed application including, for instance, on page 7, line 11 through page 12, line 25. No new matter has been introduced by way of the above amendments.

In response to the Examiner's restriction requirement set forth in the Office

Communication mailed on May 24, 2007, applicant elected Group I (claims 1-4 and 7-8). In
the same Office Communication, the Examiner also required applicant, if Group I was
elected, to make a species election between Formula 1 and Formula 2. Applicant elected
Formula 1. New claim 20 is dependent upon claim 1 which was part of the elected Group I
and thus new claim 20 should be examined with the elected claims. Further, claim 20 is
readable upon the elected species. New claim 21 incorporates the subject matter of original
claim 4 (which was part of the elected Group I) in a form similar to claim 3 as amended in
applicant's Amendment and Reply filed on February 7, 2008. Thus, new claim 21 should
also be considered part of elected Group I. Claim 21, however, does not read upon the
elected species (Formula 1). Nonetheless, upon allowance of a generic claim (see, for
instance, claim 1 which was indicated to be a generic claim by the Examiner on page 4 of the
Office Communication mailed on May 24, 2007), the claims directed to Formula 2 are
entitled to consideration.

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Applicants hereby incorporate the remarks presented in the Amendment and Reply

that was filed in the U.S. Patent and Trademark Office on February 7, 2008.

**CONCLUSION** 

In view of the foregoing, further and favorable action in the form of a Notice of

Allowance is believed to be next in order. Such action is earnestly solicited.

In the event that there are any questions relating to this Supplemental Amendment and

Reply, or the application in general, it would be appreciated if the Examiner would telephone

the undersigned attorney concerning such questions so that prosecution of this application

may be expedited.

The Director is hereby authorized to charge any appropriate fees that may be required

by this paper, and to credit any overpayment, to Deposit Account No. 02-4800.

Respectfully submitted,

BUCHANAN INGERSOLL & ROONEY PC

Date: March 6, 2008

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